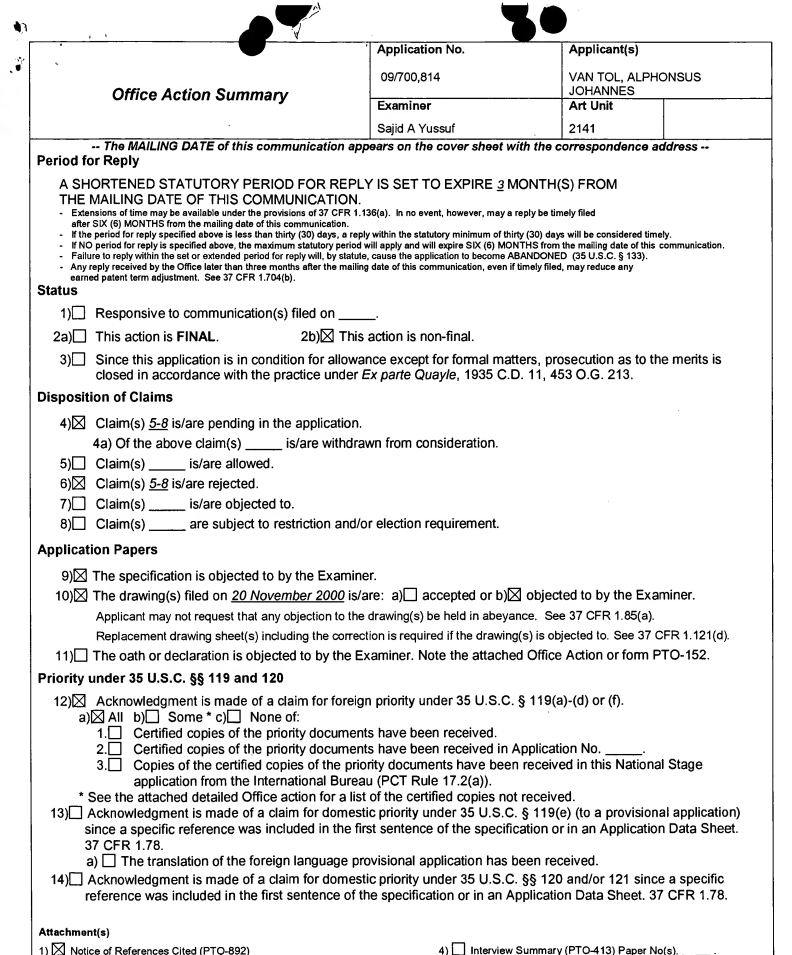




UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/700,814	11/20/2000	Alphonsus Johannes Van Tol	PTT-107(4026	3495
7265	7590 01/14/2004	EXAMINER		
MICHAELSON AND WALLACE			YUSSUF, SAJID	
PARKWAY 109 OFFICE CENTER 328 NEWMAN SPRINGS RD			ART UNIT	PAPER NUMBER
P O BOX 8489			2141	4
RED BANK,	NJ 07701		DATE MAILED: 01/14/2004	. /

Please find below and/or attached an Office communication concerning this application or proceeding.



U.S. Patent and Trademark Office PTOL-326 (Rev. 11-03)

Notice of Draftsperson's Patent Drawing Review (PTO-948)

3) Information Disclosure Statement(s) (PTO-1449) Paper No(s)

6) Other:

☐ Notice of Informal Patent Application (PTO-152)



Page 2



Art Unit: 2141

### **DETAILED ACTION**

### Priority

Acknowledgment is made of applicant's claim for foreign priority under 35 U.S.C. 119(a)-(d). The certified copy has been received.

## **Drawings**

The drawings are objected to because examiner finds them to be vague and not elaborate enough to convey the inventive concept. A proposed drawing correction or corrected drawings are required in reply to the Office action to avoid abandonment of the application. The objection to the drawings will not be held in abeyance.

# Specification

The title of the invention is not descriptive. A new title is required that is clearly indicative of the invention to which the claims are directed.

## Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent.

The changes made to 35 U.S.C. 102(e) by the American Inventors Protection Act of 1999 (AIPA) and the Intellectual Property and High Technology Technical Amendments Act of 2002 do not apply when the reference is a U.S. patent resulting directly or indirectly from an international application filed before November 29, 2000. Therefore, the prior art date of the reference is determined under 35 U.S.C. 102(e) prior to the amendment by the AIPA (pre-AIPA 35 U.S.C. 102(e)).



Page 3

Application/Control Number: 09/700,814

Art Unit: 2141

Claim(s) 5-7 is/are rejected under 35 U.S.C. 102(e) as being anticipated by Li et al. (US Patent No. 6,021,088 and Li hereinafter)

- 1. As per claim(s) 5 Li discloses a system for establishing a permanent connection between the internet and a user subscribed to the internet (See Column 2 Lines 19-39), said system comprising a switching PoP having incoming lines through which switched telephone traffic enters (See Column 5 Lines 57-67), characterized in that said system further comprises a PoP manager (i.e., NOC), (See Column 5 Lines 24-45) and inputs which are not connected to the telephone exchange and which are permanently connected to a connection at a subscriber, said subscriber being connected through said connection, (See Column 5 Lines 30-56) inputs and switching PoP to an ISP on the basis of an instruction (i.e., hardware or software for management) (See Column 5 Lines 34-46) the PoP manager (i.e., NOC).
- 2. As per claim(s) 6 Li teaches the claimed invention as described in claim 5 above and furthermore discloses the inputs of the PoP not being connected to the telephone exchange can be executed as a two-wire connections in such a way that the subscriber is directly connected to the switching PoP and is switched on the basis of a instruction of the PoP manager; (i.e., there exist many forms of connections in which the user can be connected as including but not limited to directly being connected to the switching PoP), (See Column 5 Lines 38-56).
- 3. As per claim(s) 7 Li teaches the claimed invention as described in claims 5-6 above and furthermore discloses standard multiplexing equipment (i.e., distribution router) (See Column 6 Lines 13-25) is employed to which the subscriber is connected by a two-wire connection (i.e., copper wire pairs) (See Column 5 Lines 49-56), said multiplexing equipment being connected to said switching PoP (i.e., POP) (See Column 6 Lines 13-20) and is switched (i.e., managed) on the basis of an instruction of the PoP manager (i.e., NOC) (See Column 5 Lines 34-56).



Application/Control Number: 09/700,814

Art Unit: 2141

## Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

The factual inquiries set forth in *Graham* v. *John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:

- 1. Determining the scope and contents of the prior art.
- 2. Ascertaining the differences between the prior art and the claims at issue.
- 3. Resolving the level of ordinary skill in the pertinent art.
- Considering objective evidence present in the application indicating obviousness or nonobviousness.

Claim(s) 8 is/are rejected under 35 U.S.C. 103(a) as being unpatentable over Li et al. (US Patent No. 6,021,088 and Li hereinafter) in view of Sofman et al. (US Patent No. 5,937,042 and Sofman hereinafter).

1. As per claim 8 Li discloses the claimed invention as described above.

However, Li does not explicitly teach that the PoP is switchable by a PoP manager at a distance.

Sofman teaches PoP is switchable by a PoP manager (i.e., EO) at a **distance** (See Sofman Column 10 Lines 63-67 & Column 11 Lines 1-9 & Column 30 Lines 1-3); wherein rehome refers to a network change which involves moving telephone service traffic from one switching center to a different switching center. Likewise, the term rehome or rehoming, used in a verb sense, is referred to as making the network change of moving telephone service traffic from one switching center to a different switching center.

Therefore it would have been obvious to a person having ordinary skill in the art at the time of Applicant's invention to modify the teaching of Li with the teachings of Sofman to include a PoP

Art Unit: 2141

that was switchable at a **distance** with the motivation to provide for rehome optimization solutions according to cost objectives...it provides an improved method and system for rehome optimization in response to a network alarm such as a traffic threshold exceeded or a failure detected on a switch, (See Sofman Column 3 Lines 1-19).

### Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

- A. Tverskoy et al. (US Patent No. 6,341,160) discloses answering machine for transmitting messages to remotely accessible user account;
  - B. Bowater et al. (US Patent No. 6,282,269) discloses voice mail on the Internet; and
- C. Terwitt et al. (US Patent No. 6,151,629) discloses triggered remote dial-up for Internet access;

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Sajid A Yussuf whose telephone number is (703) 305-8752. The examiner can normally be reached on Monday-Thursday 7:30-5:00 PM and Alternate Fridays.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Rupal Dharia can be reached on (703) 305-4003. The fax phone number for the organization where this application or proceeding is assigned is (703) 305-3718.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 305-3900.

Sajid Yussuf Patent Examiner Technology center 2100

8 January 2004

RUPAL DHARIA

SUPERVISORY PATENT EXAM